EASTERN DISTRICT OF NEW YORK	UNITED STATED DISTRICT COURT
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NURO FERATOVIC,

Plaintiff,

Amended Complaint CASE NO.: 24 CV 4186

- against -

Individually Albert Srour and Khalil Ismael New York Corporation, 1350 E 18th LLC, a New York Corporation NEPTUNE MAINTENANCE CORP. ; a

Defendant.

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COMPLAINT

MAINTENANCE CORP., (hereinafter "Neptune"), 1350 E 18th LLC herein after ('E 18th") Albert Srour and Khalil Ismael (individual defendants); Plaintiff, NURO FERATOVIC, ("Plaintiff"), hereby sues Defendant, NEPTUNE

NATURE OF ACTION

§§ 190 et seq. and 650 et seq. (the "NYLL"), and for the violations of the "spread of hours" and overtime wage orders of the New York Commissioner of Labor codified at N.Y. COMP. Discrimination including applicable liquidated damages, interest, attorneys' fees, and costs under The Fair Labor Standards Act of 1538, 29 U.S.C. §201 et seq. ("FLSA") and Age CODES R. & REGS. Tit. 12, § 146-1.6 (the "Spread of Hours Wage Order"), for retaliation 1. Plaintiff brings this action for unpaid overtime wages pursuant to the Fair Labor Standards Act of 1938, 29 U.S.C. § 201 et seq. ("FLSA") for violations of the N.Y. Labor Law

JURISDICTION AND VENUE

- Supplemental jurisdiction over the state law claims is conferred by 28 U.S.C. § 1367(a) 216(b), 28 U.S.C. § 1337 (interstate commerce), and 28 U.S.C. § 1331 (federal question). This Court has subject matter jurisdiction pursuant to the FLSA, 29 U.S.C.
- $\dot{\omega}$ Venue is proper in this District under 28 U.S.C. § 1391(b) and (c) because all or a

substantial part of the event or omissions giving rise to the claims occurred in this District, Defendant operate their business in this District, and Plaintiff was employed in this District.

ARTIES

- 4. Plaintiff is over the age of 18 years, sui juris, and is a resident of the State of New
- S corporation organized and existing under the laws of the State of New York. Corporate Defendant, Neptune Maintenance Corporation ("Neptune") is a
- 6 Brooklyn, New York 11229. Corporate Defendant, Neptune, is located at 2530 Ocean Avenue, Suite 1A,
- 7. organized and existing under the laws of New York State and is located at 2350 Ocean Avenue, Suite 1A, Brooklyn, NY 11229. Corporate Defendant, 1350 E 18th Street, LLC ("E 18th"), is a corporation
- 00 enterprises as defined by the FLSA, 29 U.S.C. §203 (r-s). Defendant, Neptune Maintenance Corp. and 1350 E 18th Street, LLC, are both
- 9. Brooklyn, NY 11229. 18th Street, LLC and has a place of business at 2530 Ocean Avenue, Suite 1A, Defendant Albert Srour is the owner of Neptune Maintenance Corp. and 1350 E
- 10. work with a place of business located at 2530 Ocean Avenue, Suite 1A, Brooklyn, New York 11229. 18th Street, LLC and is the direct supervisor of Plaintiff and directed his hours of Defendant Khalil Ismael is employed by Neptune Maintenance Corp. and 1350 E
- --an industry or activity affecting commerce. At all times relevant to this action, Defendants were engaged in commerce or in
- 12 hereto, an gross annual volume of sales of not less than \$500,000.00 Upon information and belief, the Corporate Defendant had, at all time material
- 13. Union information and belief, Defendants and/or their enterprise were and are directly engaged in interstate commerce.

ACTS

14. At all relevant times, Plaintiff was and is a former employee of the Defendants within the meaning of the FLSA and NYLL.

- 15. Plaintiff worked for the Defendants from July 1976 through March 2024
- 16. cleaning and maintaining of the building located at 1350 E 18th Street, Brooklyn, Plaintiff was employed as a Building Superintendent and his job duties included
- 17. cleaning supplies, oil deliveries, and other goods. Plaintiff regularly handled goods in interstate commerce, including different
- <u>%</u> Plaintiff's work duties required neither discretion nor independent judgment.
- 19. Plaintiff worked approximately 49 hours per week during his employment with a.m.to 3:00 p.m. and returned from 7:00 p.m. to 9:00 p.m. daily. Accordingly, Plaintiff worked seven (7) days a week (Monday through Sunday) from 10:00 Defendant.
- 20. Plaintiff was paid a flat rate of \$185.00/week
- 21. time was the plaintiff told he was a janitor. Throughout his employment with Defendants, Plaintiff was paid by check, at no
- 22. hours worked over forty (40) in each work week. Defendants failed to pay Plaintiff any overtime premium (time and a half) for
- 23. Defendants failed to pay Plaintiff minimum wage for hours worked
- 24. as" names used by the employer; the physical address of the employer's main day designated by the employer; the name of the employer; any "doing business office or principal place of business, and a mailing address if different; and the minimum wage, including tip, meal, or lodging allowances; the regular pay salary, piece, commission, or other, allowances, if any, claimed as part of the rate or rates of pay and basis thereof, whether paid by the hour, shift, day, week, and the employee's primary language (in this case, Serbo-Crotian, containing: the telephone number of the employer, as required by New York Labor Law §195(1). Defendants failed to provide Plaintiff, at the time of hiring, a statement in English
- 25. in which he was required to be on the premises for 10 hours or more per day. Defendants failed to pay Plaintiff the required "spread of hours" pay for any day
- 26. violating the FLSA and the NYLL. repeatedly harmed Plaintiff by engaging in a pattern, practice, and/or policy of As part of their regular business practice, Defendants intentionally, willfully, and
- 27. was aware of the hours worked and the failure to pay overtime or minimum wage Defendant Khalil Ismael was and is the direct supervisor of Plaintiff. As such he

Plaintiff and the failure to pay minimum wage or overtime. 1350 E 18th Street, LLC, and as such was fully aware of the hours worked by Defendant Albert Srour was and is the owner of Neptune Maintenance Corp. and

28.

FIRST CAUSE OF ACTION Violation of the Overtime Provisions of the FLSA)

- 29. set forth here. Plaintiff re-avers and re-alleges the allegations set forth above, as though fully
- 30. work week, in violation of 29 U.S.C. § 207 (a)(1). half times the regular rate of pay for each hour worked more than forty hours in a Defendants failed to pay Plaintiff overtime compensation at rates of one and one-
- 31. Defendants' failure to pay Plaintiff overtime compensation was willful within the meaning of 29 U.S.C. § 255(a).
- 32. Plaintiff was damaged in an amount to be determined at trial

SECOND CAUSE OF ACTION

(Violation of the Overtime Provisions of the New York Labor Law)

- 33 Plaintiff re-avers and re-alleges the allegations set forth above, as though fully set
- 34. work week, in violation of NYLL Art. 19 and 12 N.Y.C.R.R. § 142-2.2 half time the regular rate of pay for each hour worked in excess of forty hours in a Defendants failed to pay Plaintiff overtime compensation at rates of one and one-
- 35. meaning of NYLL § 663 Defendants' failure to pay Plaintiff overtime compensation was willful within the
- 36. Plaintiff was damaged in an amount to be determined at trial

THIRD CAUSE OF ACTION

(Violation of the Spread of Hours Wage Order of the New York Commissioner of Labor)

- 37. Plaintiff re-avers and re-alleges the allegations set forth above, as though fully set
- 38 or more in violation of NYLL §§650 et seq. and 12 N.Y.C.R.R. §§ 146-1.6. wage rate before allowances for each day Plaintiff's spread of hours was ten hours Defendants failed to pay Plaintiff one additional hour's pay at the basic minimum

- 39. meaning of NYLL § 663. Plaintiff's spread of hours was ten (10) hours or more was willful within the Defendants' failure to pay Plaintiff an additional hour's pay for each day
- 40. Plaintiff was damaged in an amount of be determined at trial

FOURTH CAUSE OF ACTION

(Violation of the Notice and Recordkeeping Requirements of the New York Labor Law)

41. Plaintiff re-avers and re-alleges the allegations set forth above, as though fully set

forth herein.

- 42. such other information as required by NYLL §195(1). Plaintiff's primary language, of his rate of pay, regular pay day, and Defendants failed to provide Plaintiff with a written notice, in English and in
- 43. and attorneys' fees. Defendants are liable to Plaintiff in the amount of \$5,000.00, together with costs

FIFTH CAUSE OF ACTION

(violation of the Wage Statement Provisions of the New York Labor Law)

- 44. forth herein. Plaintiff re-avers and re-alleges the allegations set forth above, as though fully set
- 45. Defendants never provided Plaintiff with wage statements upon each payment of wages, as required by NYLL 195(3).
- 46. and attorneys' fees. Defendants are liable to Plaintiff in the amount of \$5,000.00 together with costs

SIXTH CAUSE OF ACTION

(Defendants failed to pay Plaintiff minimum wage for hours worked)

- 47. set forth herein. Plaintiff re-avers and re-alleges the allegations set forth above, as they are fully
- 48 Defendant agreed to pay plaintiff minimum wage for the hours he would in violation of New York State minimum wage law Article 19 §652

SEVENTH CAUSE OF ACTION (Age Discrimination)

- 49. Plaintiff re-avers and re-alleges the allegations set forth above, as truthfully set forth herein.
- 50. was too old to work. duties. Defendant Khalil Ismael repeatedly told the Plaintiff he should retire he Plaintiff repeatedly referred to plaintiff as "old" and "too old" to perform his
- 51. Defendant fired plaintiff telling him he was "too old."
- 52 against Plaintiff in his employment by firing him because of his age Defendant violated New York City Administrative Code § 1-7 by discriminating

WHEREFORE, Plaintiff respectfully requests that this Court enter a judgment as follows:

- a rules and regulations under, the FLSA as to Plaintiff. Declaring that Defendants violated the overtime wage provisions and associated
- <u>5</u> as to Plaintiff. Declaring that Defendants' violations of the provisions of the FLSA were willful
- C under the FLSA as applicable; wages, and damages for any improper deductions or credits taken against wages Awarding Plaintiff damages for the amount of unpaid wages, unpaid overtime
- **a** damages for the amount of unpaid overtime wages, 29 U.S.C. § 216 (b); Awarding Plaintiff liquidated damages in an amount equal to 100% of their
- <u>e</u> provisions of, and rules and orders promulgated under NYLL; Declaring that Defendants violated the minimum wage provisions, overtime wage
- 5 York Commission of Labor. Declaring that Defendants violated the Spread of Hours wage Order of the New
- 8 Hours Wage Order were willful; Declaring that Defendants' violations of the New York Labor Law and Spread of
- 也 hours pay under the NYLL, and damages for any improper deductions or credits taken against wages. Awarding Plaintiff damages for the amount of unpaid overtime wages, spread of
- ۳ recordkeeping provisions, pursuant to NYLL §§198(1-b), 198 (1-d); Awarding Plaintiff damages for Defendants' violation of the NYLL notice and

- \mathcal{L} shown to be owed pursuant to NYLL § 663 as applicable; and liquidated damages pursuant to NYLL § 198(3); (100%) of the total amount of spread of hours pay and overtime compensation Awarding Plaintiff liquidated damages in an amount equal to one hundred percent
- K.) Standard Act. Declaring the Defendants violated the non-retaliation provision of the Fair Labor
- The Defendants violated the New York City Human Rights Law
- **B** Awarding Plaintiff pre-judgment and post-judgment interest as applicable;
- n attorneys' Awarding Plaintiff the expenses incurred in this action, including costs and fees;
- NYLL §198(4); and judgment shall automatically increase by fifteen percent (15%), as required by appeal and no appeal is then pending, whichever is later, the total amount of following issuance of judgment, or ninety days after expiration of the time to 9 Providing that if any amounts remain unpaid upon the expiration of ninety days
- **g** All such other and further relief as the Court deems just and proper.

JURY DEMAND

Plaintiff demands a trial by jury on all issues triable by a jury

Dated February 10, 2025

Respectfully Submitted,

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